

To: Beck, Nancy[Beck.Nancy@epa.gov]
From: Dravis, Samantha
Sent: Wed 6/21/2017 1:17:28 PM
Subject: RE: Help

Perfect! Thank you!

From: Beck, Nancy
Sent: Wednesday, June 21, 2017 9:11 AM
To: Dravis, Samantha <dravis.samantha@epa.gov>
Subject: Re: Help

Samantha,

To my knowledge we are not actively doing anything now, however as we evaluate all the Reg reform comments and suggestions we will look into this.

Nancy B. Beck, Ph.D., DABT
Deputy Assistant Administrator, OCSPP

Ex. 6 - Personal Privacy

Beck.Nancy@epa.gov

On Jun 21, 2017, at 9:02 AM, Dravis, Samantha <dravis.samantha@epa.gov> wrote:

Nancy, I have a speaking engagement this morning at ISRI at the Hay Adams and this is one of the topics they raised – can you give me an update on what, if anything we’ve done on this or plan to do? THANK YOU!

The Chemical Data Reporting (CDR) regulations at 40 CFR §711, pursuant to the Toxic Substances Control Act (TSCA), need to be revised to eliminate the current reporting requirements for small annual amounts of scrap metal imported for recycling—12.5 or more tons per metal per facility, a small amount compared to annual production. Such reporting is burdensome and also provides no useful information to EPA. EPA needs to revise the CDR regulations to exempt imported scrap metal from reporting.

